Form 210A (10/06)

United States Bankruptcy Court Southern District of Texas

In re: Lack's Stores Incorporated,

Case No. 10-60149

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or **deemed filed** under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to **Rule 3001(e)(2)**, Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee: Fair Harbor Capital, LLC As assignee of Adplex Rhodes	Name of Transferor: Adplex Rhodes
Name and Address where notices to transferee should be sent:	Court Claim # (if known): none Amount of Claim: \$19,694.44 Date Claim Filed:
Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023	Name and Address of Transferor: Adplex Rhodes Dept 275401 PO Box 67000 Detroit, MI 48267-2454
Phone:212 967 4035 Last Four Digits of Acct #:n/a	Phone: Last Four Digits of Acct. #:n/a
Name and Address where transferee payments should be sent (if different from above):	
Phone: n/a Last Four Digits of Acct #: n/a	
I declare under penalty of perjury that the information p best of my knowledge and belief.	rovided in this notice is true and correct to the
By: /s/Fredric Glass	Date: <u>July 6, 2011</u>
Transferee/Transferee's Agent Penalty for making a false statement: Fine of up to \$500,000 or impri	sonment for up to 5 years, or both. 18 U.S.C. §§ 152 & 3571.

United States Bankruptcy Court Southern District of Texas

In re: Lack's Stores Incorporated,

Case No. 10-60149

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. none (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on July 6, 2011.

Name of Transferee:
Fair Harbor Capital, LLC
As assignee of Adplex Rhodes

Name of Alleged Transferor: Adplex Rhodes

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023

Name and Address of Alleged Transferor:

Adplex Rhodes Dept 275401 PO Box 67000 Detroit, MI 48267-2454

~DEADLINE TO OBJECT TO TRANSFER~

The transferor of claim named above is advised the this Noti- filed in the clerk's office of this court as evidence of the trans days of the mailing of this notice. If no objection is timely rec original claimant without further order of the court.	fer. Objection must be filed with the court within twenty (20)
Date:	
	Clerk of the Court

United States Dankruptcy	Court. Bouthern District	t ol'Toxas	
In ret Lack's Stores Incorporated,		x	Chapter #1 Case No. 10-60149 Amount \$12,694,44
/		x	
	TRANSFER OF CLA	IM OTHER THAN POR SECUI Bankruptey Rule 3000(c	RITY AND WAIVER OF NOTICE)
listed within Schedule F of I Claim, if any, identified belothe assumption of any executilists, causes of action against an existencial of the Claim) of consideration of the Claim) of consideration of the Claim) of consideration of the Sum of WAIVER OF NOTICE is to an amounts owed to Transfer collection and shall not be directly as the collection and shall not be directly objected to, sold, the claim is reduced, objected that there are no offsets or difficult there are no offsets or difficult the amount of the Claim or the Armond of Claim; such Proof of Claim is stated to vertheless be deemed the such Proof of Claim on the such Proof of Claim of Claim; and Transfere, and, at Transfere herein that to exceed twice the Claim has been allowed by the Claim has been allowed by the Claim has been allowed the Claim has been allowed to off the FRBP. And Transfere release cack consents in off of the terms so notice pursuant to Rule 3001 right, title and interest of Transfere pursuant to Rule 3001 right, title and interest of Transfere of the Claim to this Assignation authorized to change the add This Transfer of Concentrating to this Assignation and confers personal jurisdiction of the Claim of the Claim of the Control of the Contro	ACTICE that the scheduler the Schedule of Assets and award Transferor's rights attory contract or lease relating the 1 better, its affiliate by of the foregoing, and all Transferor have been transferor by Debtor and this transferor by Debtor and this transferor of the above of the contract or remarks of the above of the contract of the above of the Court, the sufficient of the Court, the sufficient of the above of the Court of the above of the Court of the above of the above of the Court of the above of the	Bankruptey Rute 3000(c) defains of Adplex Rhodes (Trad Linbilities filed by the Debter(s) to receive all interest, penalties, ted to the Claim and fees, if any, es, any guaranter or other thirtly be cash, securities, instruments me asferred and assigned other than to of the Transferce on this TRAP the claims and all rights and benester shall be deemed an absolute interest. Please note that Pair Hankruptey Court with regard to yeteserlibed claims, hereby assign a tred. I represent and warrant that cation by Transferce, I agree to mole or part by the Debtor, the Court of the Proof of Claim amount difficient that have head of the Proof of Claim amount difficient aubject to the terms of this A in an amount in excess of the ance hereby agrees to purchase, the is not subject to any objection by Ize Transferce to file a notice of Claim, while Transferce performs or if due dilligence is not satisfact transfers the Claim back to Transfer the Claim. All representation ignment, as all risks associated with debter and construed is accordance with in this Assignment of Claim, in the event that the Debtor's benefit for the Claim, Transferer site claim shall revert hack to Transfer the Claim than Transfer than the Debtor's benefit to the Claim than the Claim to the court or courts and pages the court or courts and pages the court of the Claim the Claim than the court or courts and pages the court or courts and pages the court o	nsferor") against the Debtor(s) in the amount of \$19,694.44, a s), and all claims (including without limitation the Proof of eure payments that it may be entitled to receive on account of which may be paid with respect to the Claim and all other arty, together with voting and other rights and benefits arising a other property which may be paid or Issued by Debtor in for accurity to Fair Harbor Capital, LLC ("Transferce") in NSFER OF CLAIM OTHER THAN FOR SECURITY AND effits of Transferor relating to the Claim. The Claim is based e and unconditional transfer of the Claim for the purpose of father Capital, LLC is not obligated to file any application, and claim is not less than \$19,694.44 and has not been claimburse Transferce a pro-cate portion of the purchase price if and, or any other party and Transferor represents and warrants asserted by or on behalf of Debtor or any other party to reduce an duly and timely filed in the Proceedings (and a true copy of the farm the Claim amount set farth above, Transferce shall greement and shall be entitled to literify itself as owner of the Debtor. Transferor upon Transferor is hereby deemed to self to balance of said Claim at the same percentage of claim paid are the Debtor. Transferor upon Transferor, at his sole option, orly, in Transferor on the Claim. Transferor, at his sole option, orly, in Transferor on the Claim. Transferor hereby acknowledges and right to raiso any objection herebo, and (ii) its right to receive transferor may at any time reassign the Claim, together with all and warrantles made herein shall survive the execution and soldies the distribute funds. Transferor agrees to deliver to date Transferor signs this agreement. The clerk of the coart is
Adplex Rhodes Dept 275401 PO Box 67000	,		Falt Horbor Capital, LLC
Detroit, MI 48267-2/134	RAINE TILE: CE	i d	1841 Broadyvay, 10th Fr NY, New York 10023
Signature: Signature:	Date: 7.5.	<u></u>	Signature
Updated Address (IEChange)	j	-	hand Chass, Momber Fair Harbor Capital, LLC
None		 /	Utcher Rua-